

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
09/474,569	12/29/1999	ROLAND LAMER	70191/239 2393		
75	03/10/2005	EXAMINER			
JOSEPH D KI		NGUYEN, NHON D			
	ALES STARKE & SA' CONSIN AVENUE SI	ART UNIT	PAPER NUMBER		
MILKWAUKE	E, WI 53202	2179			
			DATE MAILED: 03/10/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

					<u></u> ' <u>'V'</u>			
		Application N	lo.	Applicant(s)				
	Office Addison Commence	09/474,569		LAMER, ROLAND				
	Office Action Summary	Examiner		Art Unit				
		Nhon (Gary) [2179				
Period for	- The MAILING DATE of this commu r Reply	nication appears on the co	ver sheet with the c	orrespondence address -	•			
THE M - Extens after S - If the p - If NO p - Failure Any re	DRTENED STATUTORY PERIOD IN ALLING DATE OF THIS COMMUNICION STATE OF THIS COMMUNICION OF THIS FOR THIS COMMUNICION OF THIS FOR THE MALE OF THIS FOR THE MALE OF THIS FOR THIS	IICATION. s of 37 CFR 1.136(a). In no event, h munication. 30) days, a reply within the statutory tatutory period will apply and will exp y will, by statute, cause the application	nowever, may a reply be timminimum of thirty (30) days bire SIX (6) MONTHS from to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communica O (35 U.S.C. § 133).	ation.			
Status								
1)	Responsive to communication(s) fil	ed on 15 October 2004.						
· <u> </u>	☐ This action is FINAL . 2b)⊠ This action is non-final.							
3) 🗌 🤃	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition	on of Claims			•				
5)	Claim(s) 1-23 and 25-35 is/are penda) Of the above claim(s) is/accclaim(s) is/accclaim(s) is/are allowed. Claim(s) 1-23 and 25-35 is/are rejecclaim(s) is/are objected to. Claim(s) are subject to restrict.	are withdrawn from consid						
Application	on Papers							
•	The specification is objected to by the drawing(s) filed on <u>21 October</u>		ed or b)□ objected	to by the Examiner				
•	Applicant may not request that any obje	 ' '	•					
	Replacement drawing sheet(s) includin The oath or declaration is objected to	•			• •			
Priority u	nder 35 U.S.C. § 119							
a)[Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internative the attached detailed Office activities.	or documents have been re or documents have been re of the priority documents onal Bureau (PCT Rule 1	eceived. eceived in Application have been receive 7.2(a)).	on No ed in this National Stage				
Attachment(
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (Interview Summary Paper No(s)/Mail Da					
3) Inform	nation Disclosure Statement(s) (PTO-1449 o No(s)/Mail Date		Notice of Informal P	atent Application (PTO-152)				

Application/Control Number: 09/474,569 Page 2

Art Unit: 2179

DETAILED ACTION

1. This communication is responsive to amendment, filed 10/15/2004.

2. Claims 1-15, 16-23 and 25-35 are pending in this application. Claims 1, 14, 23 and 32 are independent claims. In this amendment, no claim is canceled, no claim is amended, and no claim is added. This action is made non-final.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 16 and 25 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 16 and 25 depend on the cancelled claims 15 and 24, respectively.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Art Unit: 2179

6. Claims 1-3, 5-14, 16-23 and 25-35 are rejected under 35 U.S.C. 102(e) as being anticipated by Wong et al. ("Wong", US 6,260,021).

As per claims 1, 14, 23 and 32, Wong teaches a computer implemented method and corresponding system for integrating patient data comprising the steps/means:

a display unit (e.g. 38 of fig. 1);

a first application configured to display patient images for a patient on the display unit (col. 7, lines 42-51) and generate patient context data for the patient (col. 7, line 59 – col. 8, line 14);

a second application in data communication with the first application (col. 7, line 59 – col. 8, line 14); and

a workstation coupled to the display unit and configured to operate both the first application and the second application that reside on the workstation (col. 8, lines 15-30), the first application configured to send the patient context data to the second application and the second application configured to receive the patient context data and to display patient data on the display unit based on the patient context data (col. 7, line 59 – col. 8, line 14).

As per claims 2 and 33, Wong teaches the first application is configured to retrieve patient image data from a picture archival and communication system (PACS) (col. 7, lines 42-51).

As per claims 3, 16, 25 and 34, Wong teaches the second application is configured to retrieve patient textual data from a radiology information system (RIS), wherein the patient data includes the patient textual data (col. 7, line 59 – col. 8, line 14).

As per claims 5, 20 and 29, Wong teaches the second application is selected from the group consisting of a case sign out application, a report entry application, an order detailing application, and an order viewer application (col. 11, lines 35-39).

As per claim 6, Wong further teaches comprising a second workstation coupled to the workstation, the second workstation configured to operate the second application (e.g. col. 7, lines 59-65).

As per claims 7 and 8, Wong teaches the second application is coupled to the first application via an object request broker and further comprising a bridge coupled between the second application and the object request broker, wherein the second application communicates via the component object model (COM) (col. 7, line 59 – col. 8, line 14 and col. 12, lines 59-62).

As per claims 9, 10, 21 and 30, Wong further teaches the first application generating the patient context data in response to user input at the input unit, wherein the input unit is selected from the group consisting of a mouse, a voice recognition system, a keystroke, a switch, and a light pen (col. 8, line 53 – col. 9, line 21).

As per claims 11, 12, 17 and 26, Wong teaches the patient context data includes patient identification data (col. 8, lines 31-52), wherein the patient context data includes user identification data (col. 10, lines 28-47).

As per claims 13, 22 and 31, Wong teaches the patient data includes patient examination information (col. 11, lines 36-41).

As per claims 18, 19, 27 and 28, Wong teaches the step of sending includes generating an event based on the patient context data and providing the event to the second application and further comprising converting the event from a first object model to a second object model and providing the converted event to the second application (col. 10, line 48 – col. 11, line 16).

As per claim 35, Wong further teaches a third application in data communication with the first application, the third application configured to receive the patient context data sent from the first application and to retrieve and display patient data for the patient based on the patient context data (col. 7, line 59 – col. 8, line 14 and col. 12, lines 59-62).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wong.

As per claim 4, Wong teaches the system is used to display medical images with different resolutions (col. 10, lines 25-27); Wong, however, does not suggest the display monitor having a resolution of at least 90 dpi. Examiner takes Official Notice that display monitor having a resolution of at least 90 dpi would have been well known to one of ordinary skill in the art. It would have been obvious to one of ordinary skill in the art at the time of the invention to use a display monitor having a resolution of at least 90 dpi in Wong's system since it would have displayed medical images with a higher quality.

Inquiries

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nhon (Gary) D Nguyen whose telephone number is (571)272-4139. The examiner can normally be reached on Monday - Friday with every other Monday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather R Herndon can be reached on (571)272-4136. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Art Unit: 2179

Nhon (Gary) Nguyen March 01, 1005

> BAHUYAH RIMARY EXAMINER